

Jason and Rachel Stutenroth
Quixtar Independent Business Owner

To Whom It May Concern:

We are Independent Business Owners affiliated with the Quixtar business opportunity. Rachel and I are writing this letter with concern to the recently proposed rules by the Federal Trade Commission.

Quixtar is a first class company that has built a solid reputation by giving every person the opportunity to succeed with the business model approved by the Federal Trade Commission. Quixtar is a business that prides itself with being affiliated with several hundreds of other creditable businesses around the world. This letter is to address the problems associated with the new proposal and offer better solutions to these rules.

Proposal #1 stating that every prospect shall wait seven days after receiving disclosures before registering as an IBO. This waiting period is unreasonable because every new IBO is offered his money back if not completely satisfied. I strongly feel the disclosure is unreasonable and should be eliminated due to the full refund guarantee offered by Quixtar.

Proposal #2 stating every prospect shall be given a list of references including the names, addresses and phone numbers of other IBOs in the area seven days prior to the prospect registering. This proposal would infringe on the privacy of every IBO and create an inconvenience to every IBO receiving phone calls or other forms of communication from people taking a look at the Quixtar business opportunity. Our business team requires every prospect meet the larger business team so they can make a reasonable decision based on their impression of the active IBO rather than cold calling someone they don't know and getting their feedback.

Proposal #3 stating every prospect shall receive a list of all lawsuits, arbitrations and other legal claims for the past 10 years involving Quixtar and its IBOs where the plaintiff alleged fraud, misrepresentation or other unfair practices. The Federal Trade Commission is well aware of the amount of false and unsubstantiated accusations that would develop for Quixtar and meanwhile allow other illegitimate companies to ignore the rules that are in place to stop such unfair business practices.

Proposal #4 stating every prospect shall be provided with a different disclosure for every income claim. Quixtar has developed an easily understood disclosure for prospects showing the average monthly gross income for an active IBO.

Proposal #5 stating every prospect shall be provided with personal financial documents to back up any income claim. I would agree that IBOs should have proper documentation to present the FTC or other similar agencies when under investigation but I feel this information is not privy to prospects in order to substantiate the income claims as shown in the Quixtar business model.

Through my education and experience as a Police Officer investigating fraudulent activity from illegitimate companies it is important for legal rules to be in place to prevent such unfair business practices. However, I am aware that such illegitimate companies fail to follow the rules and “fly under the radar” until they are caught which forces more rules to be set in place. My opinion is that these proposed rules would affect the growth and partnerships of the honest and legitimate companies from standing on the true principles on which this country was founded, “The Free Enterprise System”.

Thank you for your time and consideration in this important matter.

Yours truly,

Jason Stutenroth
Quixtar Business Opportunity
Upline Diamond IBO, David Dussault